## **EXHIBIT A**

**Declaration of Rebecca Pock** 

1 2	JASON M. FRIERSON United States Attorney District of Nevada Nevada Bar No. 7709	
3 4	R. THOMAS COLONNA Assistant United States Attorney 501 Las Vegas Blvd. So., Suite 1100 Las Vegas, Nevada 89101	
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6	(702) 388-6336 <u>Richard.Colonna@usdoj.gov</u>	
7	Attorneys for the United States	
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
10	HANNAH HALE HOEKSTRA,	Case No. 3:24-cy-00392
11	Plaintiff,	Case No. 5.24-cv-00592
12	v.	Declaration of Rebecca Pock
13	PERSHING COUNTY; DONNA	
14	14 ROBINSON, an individual; PAUL E.	
15	BOYER, an individual; and P. ZOLTOVETZ, an individual;	
16	collectively,	
17	Defendants.	
18	I, Rebecca Pock, do declare as follows:	
19	1. I am a Paralegal Specialist with the United States Department of the Interior	
20	("Department of the Interior" or "Agency"), in the Office of the Solicitor, Division of	
21	General Law, Torts Practice Branch, in Denver, Colorado.	
22	2. I am over the age of twenty-one and competent to make this declaration. I	
23	make this declaration on personal knowledge and a review of the records regularly	
24	maintained by the Agency and available to me in my regular course of business.	
25	3. In my capacity as Paralegal Specialist, I process administrative claims	
26	presented to the Department of the Interior under the Federal Tort Claims Act ("FTCA").	
27	4. Upon receiving an administrative claim presented to the Agency under the	
28	FTCA, the standard practice of the various Bureaus of the Department of the Interior is to	

forward such a claim to the Office of the Solicitor, Division of General Law, Torts Practice Branch.

- 5. In my capacity as a Paralegal Specialist with the Torts Practice Branch, once an administrative FTCA claim is forwarded to and received by our office, I enter the claim into an electronic matter tracking system.
- 6. On November 6, 2024, I manually conducted a search of the Torts Practice Branch's electronic matter tracking system and email intake system to determine whether the Department of the Interior had received an administrative FTCA claim submitted by Hannah Hale Hoekstra. Through that search, I determined that the Tort Practice Branch's electronic matter tracking system and email intake system contained no record of an administrative FTCA claim submitted by or on behalf of Hannah Hale Hoekstra.
- 7. On November 6, 2024, I conducted a search of the electronic Data Tracking System (DTS) used by the Office of the Solicitor, Division of General Law, in Washington D.C. Through that search, I determined that the Division of General Law has not received an administrative FTCA claim submitted by or on behalf of Hannah Hale Hoekstra.
- 8. On November 6, 2024, I asked the Bureau of Land Management's Nevada and Arizona State Offices to conduct a search to determine whether they had received an administrative FTCA claim submitted by or on behalf of Hannah Hale Hoekstra. I received a response stating that the Bureau of Land Management's Nevada and Arizona State Offices have not received an administrative FTCA claim submitted by or on behalf of Hannah Hale Hoekstra.
- 9. I have received no information evidencing that the Department of the Interior received an FTCA claim submitted by or on behalf of Hannah Hale Hoekstra.
- I declare under penalty of perjury that the foregoing is true and correct. 28 U.S.C. § 1746.

Dated this 14th day of November 2024.

REBECCA POCK Digitally signed by REBECCA POCK Date: 2024.11.14 15:00:03 -07'00'

Rebecca Pock, Paralegal Specialist Office of the Solicitor Torts Practice Branch U.S. Department of the Interior